

**REMARKS**

Claims 1-4 are canceled. Claims 5-8, which are newly-added, are the only claims that remain pending.

The Office Action indicates that a more descriptive title is desired. As shown above, the title is amended so that it is more descriptive.

The Office Action also indicates that Figs. 1 and 3 should have the label –Prior Art–. As discussed above and shown in the enclosure below, those figures are now amendment to have that label.

The Office Action states explicitly that claim 1 is rejected under 35 U.S.C. § 103(a) as obvious over *DuFresne* (U.S. Patent No. 5,835,712). Based on the discussion on pages 4-6, the Office Action implies that claims 2-4 are also intended to be rejected as obvious over *DuFresne*. Applicant submits that, in view of the following discussion, the rejection should be withdrawn.

One feature of applicant's invention is the separate configuration of the display control file, the CGI scripts, and the processing programs. Independent claim 5 explicitly recites this feature, and the remaining claims 6-8 depend from claim 1. *DuFresne* does not teach this feature.

Note the following from the Office Action, page 3, lines 12 to 14:

Such programs are known as the “common gateway interface” programs, or the “CGI scripts” (*a CGI script control division and a processing program division having a processing program*) (Col. 7, lines 59-62).

That is, according to the Office Action, the CGI script of *DuFresne* is configured to include both the CGI script of the present invention and the processing program.

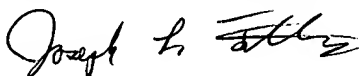
In other words, in *DuFresne*, the display control file, the CGI, script and the processing program are *not* configured separately, but, in contrast, applicant configures those elements separately in the present invention. Thus, *DuFresne* does not teach the subject matter explicitly

recited in the pending claims. For at least this reason, applicant submits that the pending claims are allowable over *DuFresne*.

In view of the remarks above, applicant now submits that the application is in condition for allowance. Accordingly, a Notice of Allowability is hereby requested. If for any reason it is believed that this application is not now in condition for allowance, the Examiner is invited to contact applicant's undersigned attorney at the telephone number indicated below to arrange for disposition of this case.

If this paper is not timely filed, applicant petitions for an appropriate extension of time. The fees for such an extension, or any other fees which may be due, may be charged to Deposit Account No. 50-2866.

Respectfully submitted,  
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Enclosure: Replacement drawing sheets

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**Amendment to the Drawings**

The enclosed replacement drawing sheets show that Figs. 1 and 3 are amended to have the label –Prior Art–.